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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/598,793	06/21/2000	Philippe Tarbouriech	6452/53554	6990		
759	90 12/13/2006	EXAMINER				
Clarence T. Tegreene Intellectual Property Counsel / Microvision, Inc. P.O. Box 3008			COLIN, CARL G			
			ART UNIT	PAPER NUMBER		
19910 North Creek-Parkway			2136			
Bothell, WA 9	98011-3008	DATE MAILED: 12/13/2006				

Please find below and/or attached an Office communication concerning this application or proceeding.

	Notice of Non-Compliant	9.598793			Applicant(s)				
İ	Amendment (27, 050 1, 104)				Philippe	larbouri			
	Amendment (37 CFR 1.121)	Examiner	0	Colin	Art Unit	- 3			
- The MAILING DATE of this communication appears on the cover sheet with the correspondence address									
	THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT:  A. Amended paragraph(s) do not include markings.								
	B. New paragraph(s) should not be underlined.  C. Other								
	2 Abstract:	•			•				
	<ul><li>A. Not presented on a separate sheet. 37</li><li>B. Other</li></ul>	CFR 1.72.							
	3. Amendments to the drawings:			Å.					
		in the too ma	rain se	"Poplosses"	-4.01	•			
	A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d).								
	B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required.								
	4. Amendments to the claims:				· · · · ·				
	A. A complete listing of all of the claims is a	ot present.			•				
	B. The listing of claims does not include the text of all pending claims (including withdrawn claims)  C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim much be identified.								
ŀ	of each claim cannot be identified. Note	the status at	us iueiii	liller, and as	such, the individ	ual status			
	number by using one of the following sta (Previously presented), (New), (Not enter	tus identifiers:	(Origin	ial), (Curren	lly amended). (Ca	its claim anceled)			
	D. The claims of this amendment paper have not been aid (Withdrawn-currently amended).								
	5. Other (e.g., the amendment is unsigned or not	signed in acco	rdance	with 37 CFF	R 1.4):				
For further explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714.									
TI	ME PERIODS FOR FILING A REPLY TO THIS NOTICE:	•	- 1, 000	WII EE 971	4.				
1.	Applicant is given no new time period if the new		ant ic o	2 ofton 6					
	amendment with corrections, the entire corrected ame	ndment must	he resi	coupillit the	non-compliant aff	ter-final			
2.	Applicant is given one month, or thirty (20) devices the				of this nation to a	nummly Ale -			
	(Including a submission for a request for sentiment			ary amendin	1ent. a non-final s	mendment			
	differiument filed within a suspension ported and a con-		, unuci	37 CFR 1.1	14), a supplemen	ntal I			
	Quayle action. If any of above boxes 1. to 4. are checke non-compliant amendment in compliance with 37 CFR 1	d, the correction	on requ	ired is only	he corrected se	ction of the			
	Extensions of time are available under 37 CFR 1.13 amendment or an amendment filed in response to a C								
	Failure to timely respond to this notice will result in:	~ ~ ~ J . O. GOGOLI.				· · · · · ·			
	Abandonment of the application if the non-complified in response to a Quayle action; or	ant amendmei	nt is a n	on-final ame	endment or an an	andmont			
	Non-entry of the amendment the non-compliant	amendmont :-	0 0==!		or all all	TOTALITICAL(			
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S. F	Legal Instruments Examiner (LIE), if applicable Patent and Trademark Office	<del></del>	-	Celephone At	MA.301	0			
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		ilenament (37	CFR 1.1	21)					